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CONFIRMATION NO. 8413

23373
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WASHINGTON, DC20037

FILING RECEIPT

Date Mailed: 02/05/2007

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Applicant(s)

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Power of Attorney: The patent practitioners associated with Customer Number 23373

Domestic Priority data as claimed by applicant

This application is a 371 of PCT/AU04/00764 06/10/2004

Foreign Applications

AUSTRALIA 2003903438 07/04/2003
AUSTRALIA 2003903585 07/10/2003
AUSTRALIA 2003903617 07/11/2003
AUSTRALIA 2003903718 07/17/2003
AUSTRALIA 2003903740 07/18/2003
AUSTRALIA 2003903786 07/21/2003
AUSTRALIA 2003903929 07/28/2003
AUSTRALIA 2003904266 08/11/2003
AUSTRALIA 2003904292 08/12/2003
AUSTRALIA 2003905043 09/16/2003
AUSTRALIA 2003905371 10/02/2003
AUSTRALIA 2003905634 10/15/2003
AUSTRALIA 2003906314 11/17/2003
AUSTRALIA 2003906607 11/18/2003
AUSTRALIA 2003906643 12/01/2003
AUSTRALIA 2004900111 01/12/2004
AUSTRALIA 2004901453 03/19/2004
AUSTRALIA 2004901824 04/04/2004
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** SMALL ENTITY **

Title

Locks

Preliminary Class

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